# PATENT COOPERATION TREATY

# **PCT**

# TRANSLATION INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY

(Chapter II of the Patent Cooperation Treaty)

(PCT Article 36 and Rule 70)

Applicant's or agent's file reference  H 10019 PCT	FOR FURTHER A	ACTION	See Form PCT/IPEA/416				
International application No.	International filing da	ate (day/month/year)	Priority date (day/month/year)				
PCT/EP2004/01293	_ =		14.11.2003				
International Patent Classification (IPC) or national classification and IPC  A61 K48/00, C12N15/861							
Applicant HOLM, Per Sonne							
_	1. This report is the international preliminary examination report, established by this International Preliminary Examining Authority under Article 35 and transmitted to the applicant according to Article 36.						
2. This REPORT consists of a	This REPORT consists of a total of sheets, including this cover sheet.						
3. This report is also accompa	nied by ANNEXES, comprising:	:					
a. (sent to the appl	icant and to the International Bu	ureau) a total of	sheets, as follows:				
sheets of the sheets contribution	sheets of the description, claims and/or drawings which have been amended and are the basis for this report and/or sheets containing rectifications authorized by this Authority (see Rule 70.16 and Section 607 of the Administrative Instructions).						
	sheets which supersede earlier sheets, but which this Authority considers contain an amendment that goes beyond the disclosure in the international application as filed, as indicated in item 4 of Box No. I and the Supplemental						
	rnational Bureau only) a total of	(indicate type and number	er of electronic carrier(s))				
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, containing a sequence listing and/or tables related thereto, in computer readable form only, as indicated in the Supplemental Box Relating to Sequence Listing (see Section 802 of the Administrative Instructions).							
This report contains indicate							
Box No. I Ba	asis of the report						
Box No. II Pr	iority						
Box No. III No.	on-establishment of opinion with	n regard to novelty, inven	tive step and industrial applicability				
Box No. IV La	ack of unity of invention						
BOX 110. V	easoned statement under Article tations and explanations support		elty, inventive step or industrial applicability;				
Box No. VI Co	ertain documents cited						
Box No. VII Co	ertain defects in the international	application					
Box No. VIII C	ertain observations on the interna	ational application					
Date of submission of the demand		Date of completion of th	nis report				
Name and mailing address of the IPE	A/EP	Authorized officer					
and the second s							
Es asimila No		Talanhana No					

International application No.
PCT/EP2004/012930

Box	No. I	В	Basis of the report		
1.		n regard to cated under	the language, this report is based on the internation r this item.	al application in the language in which it	was filed, unless otherwise
			ort is based on translations from the original languag the language of a translation furnished for the purpo		,
		inte	ernational search (Rule 12.3 and 23.1(b))		
		pub	olication of the international application (Rule 12.4)		
		inte	ernational preliminary examination (Rule 55.2 and/o	or 55.3)	
2.	recei		the <b>elements</b> of the international application, this re in response to an invitation under Article 14 are		
		-	national application as originally filed/furnished		
	$\boxtimes$	the descri			
		pages	1-82		as originally filed/furnished
		pages*			
		pages*			
	$\square$			received by this right on	
		the claim			
		nos.	1-70		as originally filed/furnished
		nos.*		as amended (together with an	y statement) under Article 19
		nos.*		received by this Authority on	
		nos.*		received by this Authority on	
	$\boxtimes$	the drawi	ings:		
		sheets	1/25-25/25		as originally filed/furnished
		sheets*		received by this Authority on	
		sheets*		received by this Authority on	
	$\boxtimes$	a sequenc	ce listing and/or any related table(s) – see Suppleme		
3.		The ame	ndments have resulted in the cancellation of:		
		the	description, pages		
		the	claims, nos.		
			drawings, sheets/figs		
		$\overline{}$	y table(s) related to sequence listing (specify):		
4.		•	ort has been established as if (some of) the amendr	ments annexed to this report and listed be	Now had not been made since
<b>-+.</b>	Ш	they have	e been considered to go beyond the disclosure as file	ed, as indicated in the Supplemental Box (	Rule 70.2(c)).
			description, pages		
			claims, nos.		
		L the	drawings, sheets/figs		
		L the	sequence listing (specify):		
		any	table(s) related to sequence listing (specify):		
*	If ite	m 4 applie	es, some or all of those sheets may be marked "supe	rseded."	

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- 2. Citations and explanations (Rule 70.7)
  - V.1. This report makes reference to the following documents:
    - D1: US 2002086411 (Holm, P. S.)
    - D2: Wong, H. K. and Ziff, E. B. (1994)

      Complementary functions of Ela conserved region 1 cooperate with conserved region 3 to activate Adenovirus serotype 5 early promoters. J. Virol. 68, No. 8, 4910 4920.
    - D3: Howe, J. A. et al. (2000) Evaluation of E1-mutant adenovirus as conditionally replicating agents for cancer therapy.

      Molecular Therapy 2, No. 5, 485 495.
    - D4: WO 03/033692 (Holm, P. S.)
  - V.2. Novelty (PCT Article 33(1) and (2))
  - V. 1. D1 discloses the use of an E1-deficient adenovirus for producing a drug for the treatment and/or prevention of a tumor (page 1 [0011]). An E1-deficient adenovirus is

Box No. V Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement

understood to mean an adenovirus that is deficient preferably in the E1A and/or the E1B protein (page 1 [0019]). The E1Adeficient adenovirus is capable of replicating in tumor cells that have YB-1 in the cell nucleus (page 2 [0018] - [0020]). Furthermore, the adenovirus described in D1 can contain a DNA sequence that codes for YB-1 (page 1 [0009]) and that is under the control of a tumor-specific promoter (page 2 [0028], last sentence) and enables the expression thereof, preferably in the cell nucleus (page 2 [0020], lines 8-10). D1 also describes a pharmaceutical compound that contains additional components effective against tumors (page 2 [0024] such as, for example, cytostatics or ribozymes, and/or that can be used in conjunction with other therapeutic approaches such as radiation and/or chemotherapy (page 2 [0026]).

- V. 2. In view of the disclosure in D1, the subject matter of claims 1-14, 20-26, 36-40, 43 and 47-56 cannot be regarded as novel within the meaning of PCT Article 33(1) and (2) (see the text passages indicated above).
- V. 3. Figure 1 in D2 shows various mutants of the adenoviral E1A protein that affect primarily its CR1 region, including the construct d1347, which corresponds almost entirely to the d1520 disclosed in the

Box No. V Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement

present application. The protein derived therefrom (intrinsically) has the properties indicated in claims 30-35.

Consequently, these claims cannot be regarded as novel within the meaning of PCT Article 33(1) and (2).

- V. 4. The subject matter of claims 15-19, 27-29, 41, 42, 44-46, and 57-70 appears to be novel within the meaning of PCT Article 33(1) and (2).
- V.3. Inventive step (PCT Article 33(1) and (3))
- V. 1. D1, which is regarded as the closest prior art, discloses the use of an E1-deficient adenovirus, said virus preferably being deficient in the E1A and/or E1B protein, in order to produce a drug for the treatment and/or prevention of a tumor (see above).
- V. 2. The subject matter of claims 15-19 differs therefrom in that the viral oncogene protein E1A "has one or more deletions, ..., which includes the deletions of the CR3 region and deletions of the N-terminus and deletions of the C-terminus".
- V. 1. That means producing an adenovirus, the E1A gene of which is mutated, in order to be able to express an E1A protein which, depending on its purpose, does or does not bind to RB.

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- V. 2. Figure 1 in D2 shows different mutations that affect the CR1, CR2 and CR3 regions of the adenoviral E1A protein. Therefore it is assumed that a person skilled in the art proceeding from the prior art has enough information in order to modify the adenovirus described in D1, and therefore to solve the above-mentioned problem.
- V. 3. D3 discloses adenoviruses that can carry out various mutations in the E1 region and, in association therewith, can have a selective cytopathic effect on tumor cells in vitro and, furthermore, are capable of inhibiting tumor growth in vivo: E1Adl01/07 has a cytopathic effect on a series of different tumor cells, while primary cells are not affected (figure 6, table 1; page 493, left-hand column, second paragraph).
- V. 4. Accordingly, the subject matter of claim 27 appears to be obvious to a person skilled in the art, and consequently this claim cannot be acknowledged as involving an inventive step within the meaning of PCT Article 33(1) and (3).
- V. 5. D4 discloses the use of the adenoviral E2 late promoter for the regulation of the gene expression of cells that have YB-1 in the cell nucleus, such as cancer cells.
- V. 1. D1 already mentions the use of tumor-

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specific promoters for the replication of YB- 1.

Proceeding from the advantages associated with using E2 late promoters as mentioned in D4 (page 5, second and third paragraphs), it appears obvious to use this promoter in an adenovirus in order to control the YB-1 replication.

- V. 2. Consequently, claims 28, 29, 41 and 42 cannot be acknowledged as involving an inventive step.
- V. 6. Since, as was indicated above (cf. V.), the viral oncogene in claims 30-35 is already known, it is assumed that its use according to claim 46 is obvious to a person skilled in the art. Accordingly, the subject matter of this claim does not involve an inventive step pursuant to PCT Article 33(1) and (3).
- V.3.7 The subject matter of claims 56-70 differs from the use of an adenovirus proposed in D1 in that the drug also contains a combination of at least two cytostatic agents.
- V. 1. The problem to be solved can be regarded as that of providing a more efficient tumor therapy agent.
- V. 2. D1 also discloses the additional use of cytostatic agents ([0024, last sentence]) in the pharmaceutical compound for tumor

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therapy. This statement is kept general, however, and the document does not show, for example using experimental data, that the use of this agent has a specific effect.

Therefore, the prior art does not appear to contain any knowledge that would enable a person skilled in the art to reproduce the subject matter of claims 56-70, without thereby being inventive, and therefore these claims appear to meet the requirements of PCT Article 33(1) and (3).

#### V.4. Remarks

- V. 1. The labels Ad24, d1922-947, E1Ad/01/07, d11119/1131, CB016 and d1520 used in claim 27 have no generally acknowledged meaning and leave the reader uncertain as to the meaning of the technical features in question. As a result, the definition of the subject matter of this claim or these claims lacks clarity pursuant to PCT Article 6.
- V. 2. Claims 60 and 61 do not meet the requirements of PCT Article 6, because the subject matter for which protection is sought is not clearly defined. The claims attempt to define the subject matter in terms of the result to be achieved: "an agent (that) influences the availability of a component of the cell..." but in so doing merely states the problem to be solved without indicating the

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		technical features necessary for achieving			
		this result.			
	V.	3. The applicant should note that document WO			
		03099859, which was cited in the search			
		report, will become relevant for the			
		assessment of novelty in the regional phase.			

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Supplemental Box Relating to Sequence Listing Continuation of Box No. I, item 2: With regard to any nucleotide and/or amino acid sequence disclosed in the international application and necessary to the claimed invention, this report was established on the basis of: a. type of material a sequence listing table(s) related to the sequence listing b. format of material in written format in computer readable form c. time of filing/furnishing contained in the international application as filed filed together with the international application in computer readable form furnished subsequently to this Authority for the purposes of search and/or examination received by this Authority as an amendment\* on In addition, in the case that more than one version or copy of a sequence listing and/or table(s) relating thereto has been filed or furnished, the required statements that the information in the subsequent or additional copies is identical to that in the application as filed or does not go beyond the application as filed, as appropriate, were furnished. Additional comments: The sequence listing in the description, pages 1-4, received by this authority on 28.02.2005 with letter of 28.02.2005 If item 4 in Box No. I applies, the listing and/or table(s) related thereto, which form part of the basis of the report, may be marked "superseded."